CERTIFICATE OF MAILING BY FIRST CLASS MAIL (37 CFR 1.8) Applicant(s): Herbert Koch			Docket No. Muller-57	
Application No.	Filing Date June 9, 2006	Examiner	Customer No.	Group Art Unit
Prentien: Aug. METHOD 20 2007 4	OF PREVENTING OR	MINIMIZING DYE REDEPOSITION	BY USE OF POI	LYESTERS
PA OSALAN ST.	V.			
I hereby certify that t	his English translation	n of the International Preliminary Report	rt	
is being denosited w	ith the United States Pr	ostal Service with sufficient postage as	first class mail in	an envelope
		O. Box 1450, Alexandria, VA 22313-1		
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TRANSLATION

PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

	(PCT Article 36 and Rule 70	<u> </u>
pplicant's or agent's file reference D-03008 PCT	FOR FURTHER ACTION	See Form PCT/IPEA/416
ternational application No. PCT/DE2004/002716	International filing date (day/month/yea	Priority date (day/month/year) 10.12.2003
C11D3/37, D06P5/08	notional classification and IPC	
pplicant SASOL GERMANY GMBH		
This report is the international punder Article 35 and transmitted	reliminary examination report, established to the applicant according to Article 36.	by this International Preliminary Examining Authority
2. This REPORT consists of a total	of 6 sheets,	including this cover sheet.
3. This report is also accompanied i	by ANNEXES, comprising:	
a. (seru to the applicant	and to the International Bureau) a total of	9 sheets, as follows:
sheets of the de sheets containin Instructions).	scription. claims and/or drawings which having rectifications authorized by this Authority	we been amended and are the basis for this report and/or y (see Rule 70.16 and Section 607 of the Administrative
sheets which so the disclosure :	persede earlier sheets, but which this Auth in the international application as filed, as i	ority considers contain an amendment that goes beyond indicated in item 4 of Box No. I and the Supplemental
	onal Bureau only) a total of (indicate type ar	nd number of electronic carrict(s))
0	•	. containing a sequence listing and/or tables
related thereto, in com Section 802 of the Adr	puter readable form only, as indicated in the	ne Supplemental Box Relating to Sequence Listing (see
4. This report contains indications	relating to the following items:	
Box No. I Basis	of the report	
Box No. II Priorit		,
		ty, inventive step and industrial applicability
	of unity of invention	
Reaso Reaso		rd to novelty, inventive step or industrial applicability; ent
Box No. VI Certai	n documents cited	
Box No. VII Certai	n defects in the international application	
	n observations on the international applicati	on
Date of submission of the demand		etion of this report
Name and mailing address of the IPEA/E	P Authorized of	ficer
And human G - And		
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.
PCT/DE2004/002716

Box No. I	В	asis of the report		
1. With	cated und a			
	This repo	nt is based on translations from the original language the language of a translation furnished for the purpo	e into the following language ses of:	<u> </u>
		ernational search (Rule 12.3 and 23.1(b))		
		blication of the international application (Rule 12.4)		
	int	ernational preliminary examination (Rule 55.2 and/o		
rece	_	the elements of the international application, this research in response to an invitation under Article 14 are	and is based on transacturent si	heets which have been furnished to the riginally filed" and are not annexed to
	the inter	national application as originally filed/furnished		
\boxtimes	the descr	ciption:		
	pages	1-4,7,8,11-16		as originally filed/furnished 24.12.2005 with letter
	pages*	5, 6, 9, 10	received by this Authority on	of 21.12.2005
	pages*		received by this Authority on	
	1			•
	the clair			as originally filed/fornished
	nos.			with any statement) under Article 19
<u> </u>	nos.ª	1-20		24.12.2005 with letter
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	_	he claims, nos-	*	
	\Box	he drawings, sheets/figs		
		he sequence listing (specify):		
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_		4 6.41	Amore appealed to this report an	ad listed below had not been made, since
4.	I This re	cport has been established as it (some of) the amend ave been considered to go beyond the disclosure as f	iled as indicated in the Suppleme	ental Box (Rule 70.2(c)).
		the description, pages		
		the claims, nos.		
		the drawings, shects/figs		
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		any table(s) related to sequence listing (specify):		
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		it under Article 35(2) with regard to novelty, inventive step or industrial applicability: nations supporting such statement		
1. Statement				
Novelty	(N) .	Claims	1-19	yes
		Claims	20	NO
Inventiv	Inventive step (IS)	Claims	1-19	YES
		Claims	20	ио
Industria	. Industrial applicability (IA)	Claims	1-20	YES
		Claims		мо
•		Claims		

- . Citations and explanations (Rule 70.7)
 - Reference is made to the following documents: 1.

WO-A-99/67350 D1:

D2: JP-A-2002/142760 (WPI)

US-A-5 486 207 D3:

Document D1 (see the claims and examples, especially 2. Examples 8 and 9, pages 19 and 22) describes watersoluble polyesters containing glycols, terephthalic acid derivative, more than 20% isophthalic acid and oxyalkylated polyol such as polyethylene glycol (PEG), ethoxylated glycerol or trimethylol propane or pentaerythritol, for reducing dye redeposition in a dye removal process for dyed denim. The molecular weight is not specified. D1 does not disclose terephthalic acid in a proportion of more than 90% or FEG with a molecular weight between 2000 and 8000 as in claim 1 of the present application. D1 also does not describe alkoxylated C_{1-18} alcohols as in claim 4 or the formula claimed in claim 12.

Document D2 describes water-soluble polyesters with a molecular weight between 500 and 100000 containing

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

between 0 and 10 C_{2-10} alkylene glycol units and between 1 and 10 terephthalic acid C_{2-10} alkylene glycol units in a dye removal process for dyed denim. D2 does not disclose PEG with a molecular weight between 2000 and 8000 as in claim 1 of the present application. D2 also does not describe alkoxylated C_{1-15} alcohols as in claim 4 or the formula claimed in claim 12 where n is between 7 and 115.

Document D3 (see the examples and claims) describes water-soluble polyesters containing 2-hydroxyethane sulphonate, terephthalic acid methyl ester, isophthalate, ethylene glycol and propylene glycol. The reaction produces polyetherols with at least 6 oxygen atoms, and the polyester has a molecular weight between 500 and 8000. The product is used to remove dye from dyed cotton fabrics. D3 does not disclose PEG with a molecular weight between 2000 and 8000 as in claim 1 of the present application. D3 also does not describe alkoxylated C₁₋₁₈ alcohols as in claim 4 or the formula claimed in claim 12 where n is between 7 and cotton as in claims 1 and 12.

The subject matter of claims 1, 4, 12 and 19 is

3. The fact that a product is produced by a novel process does not make the product itself novel. The subject matter of claim 20 (an indigo-dyed cotton treated as per claims 1 to 13 and/or claims 16 to 18) therefore lacks novelty, at least in relation to D1

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and D2. Hence the requirement of PCT Article 33(2) is not met.

4. The problem addressed by the present invention is that of how to reduce dye redeposition in a dye removal process for dyed fabrics, namely stonewashing. No technical effect is demonstrated. The examples describe polyester synthesis processes.

The same problem is described in D1. D2 also relates to stonewashing, whereas D3 relates to the prevention of fading. The subject matter of claims 1, 4 and 12 is thus an alternative to the polyesters used for the same purpose in D1 and D2. The distinguishing features referred to in point 2 above are neither known from nor suggested by D1 or D2. The subject matter of claims 1, 4, 12 and 19 is therefore inventive (PCT Article 33(3)).

- 5. Independent claims 1, 4 and 12 lail to meet the requirement of unity of invention.
 - (a) Claims 1, 4 and 12 specify various types of polyester.
 - (b) Claims 1 and 12 specify indigo-dyed cotton, which is not necessary in claim 4. Claim 4 relates to dyed fabric containing cotton fibres.
 - (c) The same problem is described in D1 and D2.

The requirements of PCT Rule 13.1 and 13.2 are therefore not met.

6. Claim 12 appears to include all the features of claim 1

Box No. V

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Reasoned statement under Article 35(2) with regard to povelty, inventive step or industrial applicability; chations and explanations supporting such statement and should therefore not be formulated as if it were dependent on claim 1 (PCT Rule 6.4).

Claim 7 can only be dependent on claims 4 to 6; claim 9 7. can only be dependent on claims 4 to 8; and claim 17 can only be dependent on claims 8, 10 and 11. The requirements of PCT Article 6 are therefore not met.